CR2010-005534-001 DT

CLERK OF THE COURT

02/15/2012

HONORABLE BRUCE R. COHEN

J. Schuldt Deputy

STATE OF ARIZONA JENNIFER K LINN

v.

CHRISTOPHER MICHAEL BARRON (001) DIANNE N SULLIVAN

APO-CCC

VICTIM SERVICES DIV-CA-CCC

# TRIAL DAY 6

10:15 a.m. Jury begins deliberation.

12:11 p.m.

State's Attorney: Jennifer K. Linn
Defendant's Attorney: Dianne N. Sullivan

Defendant: Present

Court Reporter: Gail Ferguson

The jury is all present, and by their foreperson return their verdicts into court, which are as follows:

"We, the Jury, duly impaneled and sworn in the above-entitled action, upon our oaths, do find the Defendant as to Count 1: ARMED ROBBERY (Walter Shields):

Guilty.

We, the Jury, find that the offense was a dangerous offense."

(signed by the foreperson).

Docket Code 012 Form R000D Page 1

CR2010-005534-001 DT

02/15/2012

"We, the Jury, duly impaneled and sworn in the above-entitled action, upon our oaths, do find the Defendant as to Count 2: ARMED ROBBERY (Alan Hansen):

Guilty.

We, the Jury, find that the offense was a dangerous offense."

(signed by the foreperson).

"We, the Jury, duly impaneled and sworn in the above-entitled action, upon our oaths, do find the Defendant as to Count 3: ARMED ROBBERY (Adam Vankilsdonk):

Guilty.

We, the Jury, find that the offense was a dangerous offense."

(signed by the foreperson).

"We, the Jury, duly impaneled and sworn in the above-entitled action, upon our oaths, do find the Defendant as to Count 4: ATTEMPTED ARMED ROBBERY (Francisco Tenorio, Jr.):

Guilty.

We, the Jury, find that the offense was a dangerous offense."

(signed by the foreperson).

"We, the Jury, duly impaneled and sworn in the above-entitled action, upon our oaths, do find the Defendant as to Count 5: AGGRAVATED ASSAULT (Francisco Tenorio, Jr.):

Guilty.

We, the Jury, find that the offense was a dangerous offense."

(signed by the foreperson).

CR2010-005534-001 DT

02/15/2012

"We, the Jury, duly impaneled and sworn in the above-entitled action, upon our oaths, do find the Defendant as to Count 6: ATTEMPTED ARMED ROBBERY (Jose Aguilar):

Guilty.

We, the Jury, find that the offense was a dangerous offense."

(signed by the foreperson).

"We, the Jury, duly impaneled and sworn in the above-entitled action, upon our oaths, do find the Defendant as to Count 7: MISCONDUCT INVOLVING WEAPONS:

Guilty."

(signed by the foreperson).

The jury replies that these are their true Verdicts.

On request of counsel for the State, the jury is polled, and each juror replies that these are his/her true verdicts

FILED: (7) Verdicts.

Bench conference.

The Trial continues to the Aggravating Circumstances phase.

Arguments of Counsel.

12:25 p.m. The jury leaves the courtroom to consider their Verdicts.

1:00 p.m. Court reconvenes with respective counsel and the defendant present.

Court Reporter, Gail Ferguson, is present.

The jury is all present, and by their foreperson return into court their Verdicts which are as follows:

CR2010-005534-001 DT

02/15/2012

"We, the jury, duly empanelled and sworn in the above-entitled cause, upon our oaths do find the following aggravating circumstances as checked below: COUNT 1: ARMED ROBBERY (Walter Shields):

- 1. The offense included an accomplice: Proven.
- 2. The offense was committed for pecuniary gain: Proven."

(signed by Foreperson #10).

"We, the jury, duly empanelled and sworn in the above-entitled cause, upon our oaths do find the following aggravating circumstances as checked below: COUNT 2: ARMED ROBBERY (Alan Hansen):

- 1. The offense included an accomplice: Proven.
- 2. The offense was committed for pecuniary gain: Proven."

(signed by Foreperson #10)

"We, the jury, duly empanelled and sworn in the above-entitled cause, upon our oaths do find the following aggravating circumstances as checked below: COUNT 3: ARMED ROBBERY (Adam Vankilsdonk):

- 1. The offense included an accomplice: Proven.
- 2. The offense was committed for pecuniary gain: Proven."

(signed by Foreperson #10).

"We, the jury, duly empanelled and sworn in the above-entitled cause, upon our oaths do find the following aggravating circumstances as checked below: COUNT 4: ATTEMPTED ARMED ROBBERY (Francisco Tenorio, Jr.):

- 1. The offense included an accomplice: Proven.
- 2. The offense was committed for pecuniary gain: Proven."

(signed by Foreperson #10).

CR2010-005534-001 DT

02/15/2012

"We, the jury, duly empanelled and sworn in the above-entitled cause, upon our oaths do find the following aggravating circumstances as checked below: COUNT 5: AGGRAVATED ASSAULT (Francisco Tenorio, Jr.):

- 1. The offense included an accomplice: Proven.
- 2. The offense was committed for pecuniary gain: Proven."

(signed by Foreperson #10)

"We, the jury, duly empanelled and sworn in the above-entitled cause, upon our oaths do find the following aggravating circumstances as checked below: COUNT 6: ATTEMPTED ARMED ROBBERY (Jose Aguilar):

- 1. The offense included an accomplice: Proven.
- 2. The offense was committed for pecuniary gain: Proven."

(signed by Foreperson #10)

The jury replies that these are their true Verdicts.

On request of counsel for the State, The jury is polled, and each juror replies that these are his/her true verdicts.

FILED: (6) Aggravating Circumstances Verdicts.

1:05 p.m. The jury is excused.

## IT IS ORDERED setting time for entry of judgment of guilt and Sentencing on 03/13/2012 at 8:30 a.m. in this Division.

IT IS ORDERED that the Adult Probation Department shall prepare a Presentence Report.

IT IS ORDERED pursuant to Rule 7.2 remanding the defendant into custody pending Sentencing.

1:09 p.m. Court is adjourned.

CR2010-005534-001 DT

02/15/2012

FILED: Exhibit Worksheet; Trial Worksheet. Jury Instructions.

ISSUED: Exhibit Release Form.

This case is eFiling eligible: http://www.clerkofcourt.maricopa.gov/efiling/default.asp. Attorneys are encouraged to review Supreme Court Administrative Orders 2010-117 and 2011-10 to determine their mandatory participation in eFiling through AZTurboCourt.